1 2 3 4 In The United States District Court 5 FOR THE WESTERN DISTRICT OF WASHINGTON 6 LAWRENCE HARTFORD; DOUGLAS MITCHELL; BRETT BASS; SPORTING SYSTEMS VANCOUVER, INC.; SECOND AMENDMENT FOUNDATION; AND FIREARMS POLICY COALITION, INC., Plaintiffs, 10 11 BOB FERGUSON, in his official capacity as Washington State Attorney General; JOHN R. 13 BATISTE, in his official capacity as Chief of the Washington State Patrol; JOHN GESE, in his official capacity as Sheriff for Kitsap County, Washington; CLAYTON MYERS, in his official No. 3:23-cv-05364 capacity as Sheriff for Kittitas County, PLAINTIFF SECOND AMENDMENT 16 Washington; JOHN HORCH, in his official FOUNDATION, INC.'S CORPORATE capacity as Sheriff for Clark County, DISCLOSURE STATEMENT Washington; ADAM FORTNOY, in his official 18 capacity as Sheriff for Snohomish County, Washington; CHAD M. ENRIGHT, in his 19 official capacity as County Prosecutor for Kitsap County, Washington; GREG ZEMPEL, in his official capacity as County Prosecutor for Kittitas County, Washington; TONY GOLIK, in his official capacity as County Prosecutor for 22 Clark County, Washington; and JASON CUMMINGS, in his official capacity as County Prosecutor for Snohomish County, Washington, 24 Defendants. 25 26 27

1 In accordance with Federal Rule of Civil Procedure 7.1(a), Plaintiff Second Amendment Foundation, Inc. submits the following corporate disclosure statement. 2 3 Second Amendment Foundation, Inc. is a nonprofit membership corporation, formed and in good standing in the State of Washington under Section 501(c)(4) of the Internal Revenue Code. 4 Second Amendment Foundation, Inc. is not publicly traded and has no parent corporation. 5 There is no publicly held corporation that owns ten percent or more of its stock. 7 /// 8 /// 9 /// April 25, 2023. ARD LAW GROUP PLLC 11 12 13 By: 14 Joel B. Ard, WSBA # 40104 15 ARD LAW GROUP PLLC P.Q. Box 11633 16 Bainbridge Island, WA 98110 17 206.701.9243 Joel@Ard.law 18 ATTORNEYS FOR PLAINTIFFS 19 20 21 22 23 24 25 26 27